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Law Offices

# HALEY BADER & POTTS P.L.C. RECEIVED

4350 North Fairfax Dr., Suite 900 Arlington, Virginia 22203-1633 Telephone (703) 841-0606 Fax (703) 841-2345

E-MAIL: haleybp@haleybp.com

MAY 2 0 1998

PEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

THEODORE D. KRAMER ADMITTED IN VA AND DC

E-mail: tkramer@haleybp.com

OUR FILE NO. 1199-109-63

May 20, 1998

Ms. Magalie R. Salas, Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

Re: Comments In MM Docket No. 98-51,

Salmon, Idaho

Dear Ms Salas:

On behalf of Alpine Broadcasting Limited Partnership, I am transmitting an original and four copies of its Comments in MM Docket No. 98-51, Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Salmon, Idaho).

Please contact this office directly if there are any questions concerning this matter.

Sincerely yours,

Theodore D. Kramer

TDK/jjb Enclosures

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Before The

# Federal Communications Commission ECEIVED

Washington, D.C. 20554

MAY 2 0 1998

Amendment of Section 73.202(b) of the Commission's Rules, FM Table of Allotments. to Allocate Channel 233A to Salmon, Idaho

MM Docket No. 98-51 RM-9241

PEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

TO: Chief, Allocations Branch Mass Media Bureau

In The Matter Of

# Comments of Alpine Broadcasting Limited Partnership

Alpine Broadcasting Limited Partnership ("Alpine")<sup>1</sup>, by its attorney, hereby submits its Comments in the above-captioned rulemaking proceeding.

Alpine is the proponent of the allotment change proposed in this rulemaking proceeding. Its reasons for seeking the allotment change are fully set out in its Petition for Rulemaking (a copy of which is attached hereto) and are incorporated herein by reference.

If Channel 233A, is added at Salmon, Idaho, Alpine intends to file an application for a construction permit for a new a new FM station

<sup>1</sup> Subsequent to filing its petition for rulemaking herein, Alpine determined that the full legal name of the limited partnership as registered with the State of Idaho is Alpine Broadcasting Limited Partnership, not Alpine Broadcasting, Ltd. as used in the petition.

on that channel, and will promptly construct the station after its application is granted.

Respectfully submitted,

ALPINE BROADCASTING LIMITED PARTNERSHIP

By: Meofore D. Kramer

Its Attorney

HALEY BADER & POTTS P.L.C. Suite 900 4350 North Fairfax Drive Arlington, VA 22203-1633 703/841-0606 May 20, 1998

Law Offices HALEY BADER & POTTS P.L.C. 4350 NORTH FAIRFAX DR., SUITE 900 STAMP & SETUPA ARLINGTON, VIRGINIA 22203-1633 CODY TELEPHONE (703) 841-0606 Fax (703) 841-2345 THEODORE D. KRAMER E-MAIL: haleybp@haleybp.com

January 29, 1998

OUR FILE NO. 1199-101-63

JAN 29 1998

PEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Ms. Magalie R. Salas Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D.C. 20554

Re:

**Petition For Rulemaking** FM Table of Allotments

Channel 233A, Salmon, Idaho

Dear Ms. Salas:

Transmitted herewith, on behalf of Alpine Broadcasting, Ltd. is an original and four copies of a PETITION FOR RULEMAKING seeking to amend Section 73.202(b) of the Commission's Rules by allotting Channel 233A at Salmon, Idaho.

Kindly communicate any questions regarding this matter directly to this office.

Sincerely yours,

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TDK:dh Enclosure

#### Before The

# Federal Communications Commission

Washington, D.C. 20554

In The Matter Of	
Amendment of Section 73.202(b)	MM Docket No
of the Commission's Rules,	RM
FM Table of Allotments,	
to Allocate Channel 233A to	
Salmon, Idaho	)

TO: Chief, Allocations Branch Mass Media Bureau

## Petition for Rulemaking

Alpine Broadcasting, Ltd. ("Alpine") hereby requests that the Commission institute a rulemaking proceeding for the purpose of adding Channel 233A, 94.5 MHz for use at Salmon, Idaho, as the second FM channel in that community. Alpine proposes to amend Section 73.202(b) of the Commission's Rules, FM Table of Allotments, as follows:

City, State	<u>Present</u>	<b>Proposed</b>
Salmon, Idaho	224A	224A, 233A

No reassignment of existing allotments is requested or proposed in this rulemaking.

If the requested allotment is made to Salmon, Idaho, Alpine will apply for a construction permit for a new FM station on Channel 233A at Salmon, Idaho. If Alpine is granted a construction permit, they will construct a new FM station to serve the Salmon, Idaho area immediately.

As demonstrated in the attached engineering report, this channel can be assigned to Salmon, Idaho, in full compliance with all the

minimum mileage separation requirements from the assumed hypothetical location. As can be seen from the engineering, the required 70 dBu contour will cover the entire community of Salmon, Idaho.

Salmon is an incorporated city which has a 1990 U.S. Census population of 2,941 and is located in Lemhi County. The assignment of Channel 233A will provide Salmon with its second local FM service, and its third local aural transmission service. Therefore, it is believed that the public interest would be served by the allotment of Channel 233A to Salmon, Idaho.

WHEREAS for the foregoing reasons, Alpine Broadcasting, Ltd. requests that the Commission institute a rulemaking proceeding to amend Section 73.202(b) of its Rules by allotting Channel 233A at Salmon, Idaho.

Respectfully submitted,

ALPINE BROADCASTING, LTD.

heodore D. Kramer

It's Attorney

HALEY BADER & POTTS P.L.C. Suite 900 4350 North Fairfax Drive Arlington, VA 22203-1633 703/841-0606 January 29, 1998



# **Broadcast Engineering Services** 415 Emerald Forest Lane Bonny Doon, California 95060

(408)420-1571 (408)457-8099 (FAX) dmsml@well.com

Donald E. Mussell Ir. NCE Consulting Engineer

#### ENGINEERING STATEMENT

## In Support of a Petition to Amend Section 73.202(b)

This engineering statement was prepared in support of a petition to amend 47 C.F.R., Section 73.202(b), the FM Table of Allotments.

It is proposed to amend the Table to add Channel 233(A), 94.5 Mhz for use at Salmon, Idaho, as the second FM channel in that community. The reference point for the city meets the spacings of Section 73.207(b)(2). A large open area exists where a transmitter site may be located.

The Data contained in this statement is responsive to the requirements of the FCC rules, as amended.

It is requested that 47 C.F.R. 73.202(b) be amended as follows:

City, State

**Present** 

**Proposed** 

Salmon, Idaho

224A

224A, 233A

Figures 1 and 1A are a printout of a computer study which demonstrates that, at the reference point listed, and for the class of station proposed, all the required separations are fully met for the allotment of Channel 233(A).

The Salmon city reference point was considered for the study at NL 45-11-00; WL 113-54-00. This is a point proximate to the city from which the 3.16 mV/m (70 dBu) contour of the proposed facility would encompass the entire community.

# BROADCAST ENGINEERING SERVICES 415 Emerald Forest - Bonny Doon CA 95060

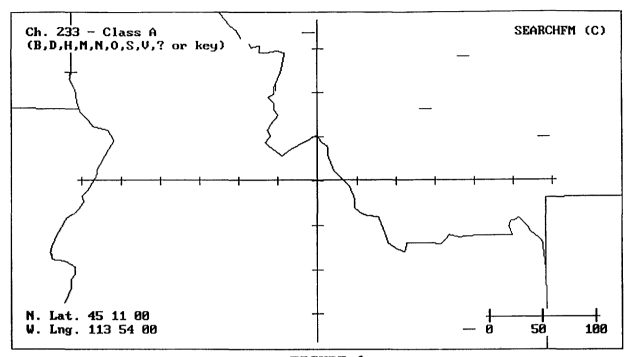


FIGURE 1
Salmon, Idaho Allocation Study

					Data 1	.1-30-97
	Current rule	-	_			
CALL CH# C	LITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)

CHANNEL 233 IS CLEAR AT CURRENT MARGIN

12-04-1997

#### Broadcast Engineering Services

(408) 457-8098

FIGURE 1A

CH# 233A - 94.5 MHz

SALMON, IDAHO ALLOCATION STUDY

INTERFERENCE CHECKS WITH NEW, SALMON, ID at N. LAT. 45 11 00 W. LNG. 113 54 00

PWR = 6 kW H.A.A.T. = 100 M

Protected F(50-50) 60 dBu = 28.29 km

F(50-10) 40 dBu = 86.66 54 dBu = 43.74 80 dBu = 9.1 100 dBu = 2.75

F(50-10) 37 dBu = 98.21 51 dBu = 51.58 77 dBu = 10.78 97 dBu = 3.32 F(50-10) 34 dBu = 112.55 48 dBu = 59.61 74 dBu = 12.72 94 dBu = 4.01

CH# CALL TYPE \* IN \* \* OUT \* BEARING DISTANCE LAT. PWR(kW) INT(km) PRO(km)
CITY STATE LICENSEE <--- LNG. HAAT(M) COR(M) FILE #

231C KOPR LI CY 95.0 R 51.0 M 51.2 146.04 km 46 00 23 60.00 42.91 85.22

Butte MT Butte Broadcasting Incorpo 231.2 90.75 Mi 112 26 28 566.0 2545 BLH880902KA

i.f. RELATIONSHIPS: NONE FOUND

# AFFIDAVIT AND QUALIFICATIONS OF DONALD E. MUSSELL JR.

State of California	)
Bonny Doon	)
County of Santa Cruz	)

Donald E. Mussell Jr. affirms that he is a consulting radio and electronics engineer; that he is Certified as a Broadcast Engineer, Class 1, by the National Association of Radio and Telecommunications Engineers, Inc.; That he is recognized as a Broadcast Technologist by the Society of Broadcast Engineers; That he held a First Class Radiotelephone License from 1975 until 1985, when it was replaced by a lifetime General Class Radiotelephone license (PG-12-20588), issued by the Federal Communications Commission in January of 1985; that the foregoing engineering study was prepared by him or under his direction; and that the statements contained therein are true to his own personal knowledge except those stated to be on information and belief, and as to those statements, he verily believes them to be true.

Donald E. Mussell Jr. NCE December 4, 1997

#### CERTIFICATE OF SERVICE

The undersigned, an employee of Haley Bader & Potts P.L.C., hereby certifies that the foregoing document was mailed this date by First Class U.S. Mail, postage prepaid, or was hand-delivered\*, to the following:

\*John A. Karousos Chief, Allocations Branch Policy and Rules Division Mass Media Bureau Federal Communications Commission 2025 M Street, N.W. Room 8322 Washington, DC 20554

Jennifer Britt

May 20, 1998